

May 30, 2006

Ms. Jennifer Jaketic Campaign Finance Analyst Federal Election Commission 999 E Street NW Washington, DC 20463

Dear Ms. Jaketic:

TENN PAC (FEC ID# C00388421) is in receipt of your Request for Additional Information dated May 26, 2006, concerning our April 2006 quarterly FEC report.

Concerning the expenditures for 'fundraising consulting fee', these were disbursements made solely in connection with the PAC's own fundraising efforts. None of these expenditures were made on behalf of any clearly identified federal candidates; therefore, no Schedules B or E for Lines 23 or 24 are required with respect to these disbursements.

Similarly, for the FEC report filed last week for the period April 1, 2006 - May 17, 2006, all expenditures for catering, printing, postage, and fundraising consulting fees were for the PAC's own administrative and fundraising expenses. They were not made on behalf of any specifically identified federal candidates, and are not public communications or voter drive activity which would constitute either in-kind contributions or independent expenditures.

Accordingly, no Schedules B or E for Lines 23 or 24 are required for these disbursements from the April 1, 2006 - May 17, 2006 reporting period.

Finallly, with respect to the April 1, 2006 - May 17, 2006 report, the disbursements to the US Post Office for \$ 156 on 5/10/06, and for \$ 897 on 5/15/06, were for postage for the PAC's general office use and for the PAC's own fundraising efforts.

Sincerely:

Keith A. Davis, Treasurer TENN PAC